U.S.M.J. LOIS BLOOM

## **CRIMINAL CAUSE FOR ARRAIGNMENT**

DATE: <u>10/19/22</u>

USA -v- Kara Sternquist Docket No.: 22-CR-473 (DLI)

Defendant: Kara Sternquist
x_present (by phone)not presentcustodybail
Defendant's Counsel: Allegra W. Glashausser
X_presentnot presentCJALASRetained
AUSA: Frank Turner Buford; Andres Palacio
Interpreter: Language:
FTR (4:325:19) Reporter:
_X_Case CalledDefendants First Appearance _X_Defendant:Sworn _X_ArraignedInformed of RightsWaiver of Indictment Executed for DefendantSuperceding Indictment/Information FiledBench Warrant Issued:
(Superceding) Indictment/InformationDefendant Withdraws Not Guilty Plea and Enters Guilty Plea to Count(s) of the (Superceding) Indictment/Information Court Finds Factual Basis for the Plea
Sentencing Set for/ at
Sentencing to be Set by Probation
Bail/Bond:SetContinued for Defendant Continued in Custody
Case Adjourned to/ at Pursuant to Federal Rule of Criminal Procedure 11, the Magistrate Judge did administer the allocution. A finding has been made that the plea was made knowingly and voluntarily and the plea was not coerced. The Magistrate Judge recommends that the plea of guilty be
acceptedTranscript Ordered
Transcript Ordered _XOther: _Court excludes time from October 19, 2022 through November 2, 2022 from speedy trial deadline: FRCP 5(f) warnings read into record